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7. [REDACTED] In the course of a number of conversations between [REDACTED] OGC, (who was in touch with the Special Prosecutor) and [REDACTED] (who was on the Hill with Chairman Lucien Nedzi and Bill Hogan, House Armed Services Committee), we were advised of the Committee's decision to release the Watergate testimony of General Walters and Richard Helms and Patrick Grey and of the Special Prosecutor's request that we give to their office a copy of General Walters' testimony of 16 and 21 May 1973. Agreement was finally reached for the Agency to sanitize the testimony of General Walters tonight and return it to the Committee first thing tomorrow morning. The Committee will then review our recommended excisions and send the transcripts to the Special Prosecutor. We will then receive from the Committee the Helms and Grey transcripts for sanitization and release.

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8. [REDACTED] At the request of [REDACTED] I returned a call from Marty Herwitz, IC Staff/Pentagon, who expressed interest in current legislative measures which would restrict the number of military attaches abroad. I informed Herwitz of the sense of the Congress provision in P. L. 93-475 (State/USIA authorization) to the effect that Congress believes the U. S. military presence overseas in the form of attaches and military assistance missions, etc., ought to be substantially reduced. I then described to Herwitz the current language of Section 13 of S. 3394, foreign assistance bill, which would reduce overall such military personnel overseas, but at the same time allow an increase in the number of military attaches. Herwitz said that the intelligence community had requested a small increase in attaches for FY-76, principally for the Middle East, but the request had been turned down by OMB for reasons of "recent legislation." Herwitz is principally interested in resolving this matter in anticipation of briefing Mr. Colby Saturday morning. I suggested to Herwitz that he might consider the argument that if the requested increase in attaches is sufficiently justifiable in terms of intelligence needs, the Director could take the position that this increase is not necessarily contra to the sense of the Congress and would not be contra to Section 13 of S. 3394, if enacted. Herwitz said this is exactly the information he needed and that he would provide us with a copy of the papers prepared for the Director and the Director's decision on the matter.

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9. [REDACTED] Called Jim Davidson, Counsel, Senate Government Operations Subcommittee on Intergovernmental Relations, and inquired as to the status of the Agency exemption from most of the provisions of S. 3418, the Senate version of the right of privacy bill. He explained that he and Bob Bedell, OMB, felt it best that the minor technical amendments to the bill be disposed of first. They hoped to tackle the Agency exemption by Friday of this week. Davidson understood that Bedell did not see any problems with our proposal. In response to a direct question, he assured me that he was not sluffing us off, and that though Senator Sam J. Ervin, Jr. (D., N. C.) was opposed to granting the Agency an exemption as CIA, he would be receptive to an exemption for Intelligence Sources and Methods. He said as soon as Bedell clears our proposal Davidson will call me and we will go over it together before he submits it to Senator Ervin. The bill may be scheduled for floor action the latter part of next week.

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10. [REDACTED] Called George Gilbert, OMB, and inquired as to the status of certain legislation. During the discussion I assured him that our Agency legislative program for the next Congress would be submitted to him by Friday of this week. He requested that we include cost figures on the proposed adoption by CIARDS of the recent changes to the Civil Service Retirement System. [REDACTED] was advised of the call.

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11. [REDACTED] Met with Ralph Preston, House Appropriations Committee staff, and reviewed with him Mr. Cary's memorandum for the record of questions relating to the FY 1975 budget. Since each of these items had been the subject of previous discussions with him, he had no problem or question about them.

I reviewed with Preston the GAO request for the Economic Intelligence Weekly and the International Oil Developments for distribution. Preston had no question about refusal to enter GAO on routine distribution. (With Preston's agreement the finding was unanimous with each of the four committees that the Agency not put GAO on distribution for the EIW and the IOD. Mr. Walsh, A/DDI, has been advised.)

I also talked briefly with Preston on General Walters' testimony before the U.S. District Court on the Haldeman/Ehrlichman trial.

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12. [REDACTED] Met with Berniece Kalinowski, Personal Secretary to Frank Slatinshek, Chief Counsel, House Armed Services Committee, and left with her blind memoranda for Slatinshek's use concerning two New York Times articles - "U.S. Policy and Soviet Subs" and "CIA Said to Have Asked Funds for Chile Rightists in 1973."

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